Exhibit 47

Defendant Zuffa, LLC's Responses to Plaintiffs' Second, Third, and Fourth Set of Requests for Admission (May 8, 2017) (excerpted)

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17			
	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
18			
19	Cung Le, Nathan Quarry, Jon Fitch, Brandon	Case No.: 2:15-cv-01045-RFB-(PAL)	
20	Vera, Luis Javier Vazquez, and Kyle		
21	Kingsbury on behalf of themselves and all others similarly situated,		
22	Plaintiffs,	DEFENDANT ZUFFA, LLC'S RESPONSES TO PLAINTIFFS' SECOND,	
23	V.	THIRD, AND FOURTH SET OF REQUESTS FOR ADMISSION	
24	Zuffa, LLC, d/b/a Ultimate Fighting	KEQUESTOT OK ADMINISTORY	
25	Championship and UFC,		
26	Defendant.		
27			
28			

shall not constitute, or be deemed a waiver of, any applicable statutory, regulatory, common-law or other privilege with respect to such information. Zuffa hereby claims all applicable privileges and protections to the extent implicated by each RFA, and excludes privileged and protected information from the response to each RFA.

- 6. Zuffa objects to the RFAs to the extent that they are vague, overbroad, unduly burdensome, ambiguous, fail to specify with reasonable particularity the information sought, would unreasonably require Zuffa to speculate as to the nature and/or scope of the information sought, or seek information that is not relevant to the claims or defenses of the parties in the pending action or is not reasonably calculated to lead to the discovery of admissible evidence.
- 7. Zuffa objects to the RFAs to the extent that they imply the existence of facts or circumstances which do not or did not exist, and to the extent that they state or assume legal conclusions. In providing responses and objections to the RFAs, except as otherwise specified, Zuffa does not hereby admit, adopt or acquiesce to any factual or legal contention, presumption, assertion or characterization contained in the RFAs.
 - 8. Zuffa reserves the right to later supplement or amend its responses to these RFAs.
- 9. The General Objections are incorporated into each of the following responses and shall be deemed continuing as to each response. These General Objections are not waived, or in any way limited, by the following responses.

RESPONSES AND OBJECTIONS TO RFAs

REQUEST NO. 3. Admit that on March 27, 2007, at a press conference in Tokyo, Japan held to announce Zuffa's purchase of Pride FC, Lorenzo Fertitta stated that "Pride is already a global power house," as reflected in Exhibit 1.

RESPONSE NO. 3: Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 1 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 1 cited in the Request for a complete representation of its contents.

Subject to and without waiver of its specific and general objections, Zuffa admits.

REQUEST NO. 4. Admit that on March 27, 2007, at a press conference in Tokyo, Japan held to announce Zuffa's purchase of Pride FC, Lorenzo Fertitta stated that "this transaction advances

1	Pride and the UFC way beyond and light years ahead of any other MMA organization," as reflected in Exhibit 1.	
2	RESPONSE NO. 4 : Zuffa hereby incorporates the General Objections as though stated in full	
3	herein. Zuffa further objects to Exhibit 1 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 1 cited in the Request for a complete representation of its	
4	contents.	
5	Subject to and without waiver of its specific and general objections, Zuffa admits.	
67	REQUEST NO. 5. Admit that on August 6, 2009, at the UFC 101 press conference in Philadelphia, Pennsylvania, Dana White stated regarding Zuffa's failure to sign Fedor	
8	Emelianenko to the UFC: "That anybody would consider this guy the best in the world – you know, I was saying this before – now, who the f*** is he going to fight? Who's he going to fight Nobody. He's not going to fight anybody. He's going to fight nobodies," as reflected in Exhibi	
10 11	RESPONSE NO. 5 : Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 2 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 2 cited in the Request for a complete representation of its	
12	contents.	
13	Subject to and without waiver of its specific and general objections, Zuffa admits.	
14 15 16	REQUEST NO. 6. Admit that on August 6, 2009, at the UFC 101 press conference in Philadelphia, Pennsylvania, Dana White stated regarding Zuffa's failure to sign Fedor Emelianenko to the UFC: "They [Emelianenko's representatives] were claiming that there was some things in the contract they couldn't live with. Funny, every other fighter on earth, you know, can sign the contract," as reflected in Exhibit 2.	
17 18 19	RESPONSE NO. 6 : Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 2 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 2 cited in the Request for a complete representation of its contents.	
20 21	Subject to and without waiver of its specific and general objections, Zuffa admits that Dana White stated in part that "They were claiming that there was some things in the contract they couldn't live with. Funny, every other fighter on earth, you know, can sign the contract."	
22	REQUEST NO. 7. Admit that on August 6, 2009, at the UFC 101 press conference in	
23	Philadelphia, Pennsylvania, Dana White stated regarding Strikeforce that "[t]hey have no fighters," and that fighters in Strikeforce "have nobody to fight," as reflected in Exhibit 2.	
24	RESPONSE NO. 7 : Zuffa hereby incorporates the General Objections as though stated in full	
25	herein. Zuffa further objects to Exhibit 2 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 2 cited in the Request for a complete representation of its	
26	contents.	
27	Subject to and without waiver of its specific and general objections, Zuffa admits that Dana White stated in part that "they have no fighters" and "have nobody to fight."	
28	2	

1	REQUEST NO. 8. Admit that on August 6, 2009, at the UFC 101 press conference in Philadelphia, Pennsylvania, Dana White stated that Strikeforce "should've stayed the way they were," as reflected in Exhibit 2.	
2		
3	RESPONSE NO. 8 : Zuffa hereby incorporates the General Objections as though stated in full	
4	herein. Zuffa further objects to Exhibit 2 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 2 cited in the Request for a complete representation of its	
5	contents.	
6	Subject to and without waiver of its specific and general objections, Zuffa admits that	
Dana White stated in part "should have stayed the way they were." Zuffa otherwise de Request.		
8	REQUEST NO. 9. Admit that on August 6, 2009, at the UFC 101 press conference in	
9	Philadelphia, Pennsylvania, in response to the question of whether Zuffa was "going to do the same thing you did with Affliction and counterprogram," Dana White stated: "You wanna fight me? We're gonna fight. And we know how that goes. And we know how it ends," as reflected in	
10	Exhibit 2.	
11	RESPONSE NO. 9 : Zuffa hereby incorporates the General Objections as though stated in full	
12	herein. Zuffa further objects to Exhibit 2 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 2 cited in the Request for a complete representation of its	
13	contents.	
14	Subject to and without waiver of its specific and general objections, Zuffa admits.	
15	REQUEST NO. 10. Admit that in a March 2011, interview with Mike Straka on Inside MMA,	
1617	Dana White stated, "Am I pleased about all of the organizations we've crushed before them [Strikeforce]? Absolutely. Yeah, the ones that came out and wanted to fight and wanted to n	
18	RESPONSE NO. 10 : Zuffa hereby incorporates the General Objections as though stated in full	
herein. Zuffa further objects to Exhibit 3 as an incomplete representation of	herein. Zuffa further objects to Exhibit 3 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 3 cited in the Request for a complete representation of its	
20	contents.	
21	Subject to and without waiver of its specific and general objections, Zuffa admits that	
22	Dana White stated in part "Am I pleased about all of people, the organizations we've crushed before them? Absolutely. Yeah, the ones that came out and wanted to fight and wanted to make a	
23	fight out of it. Absolutely. 100% happy about that."	
24	REQUEST NO. 11. Admit that in a March 4, 2011, episode of "Fighting Words with Mike Straka," Lorenzo Fertitta stated: "I will tell you that hands down the most important thing for our	
25	company, and literally kind of the mantra of how we run this thing, is that all the verticals,	
26	everything we do points to one thing, and there has to be a tie back to pay-per-view," as reflected in Exhibit 4.	
27	RESPONSE NO. 11 : Zuffa hereby incorporates the General Objections as though stated in full	
28	herein. Zuffa further objects to Exhibit 4 as an incomplete representation of the event cited in the	

Request. Zuffa refers to Exhibit 4 cited in the Request for a complete representation of its 1 contents. 2 Subject to and without waiver of its specific and general objections, Zuffa admits. 3 **REQUEST NO. 12.** Admit that in a March 4, 2011, episode of "Fighting Words with Mike 4 Straka," Lorenzo Fertitta stated: "Look no one has an original idea. Really, at the end of the day, you're taking little things from all of these different areas to try to come up with ideas to make 5 your business better. You have – we looked at NASCAR with how they ran their business, and how fan friendly they were and really tried to please the fans and create an experience for them. You have WWE, which our model is very similar from a business stand point, the way pay-per-7 view works, how they do everything. They do TV, everything they do bounces you to pay-perview, what I was talking about earlier. The same type of idea," as reflected in Exhibit 4. 8 **RESPONSE NO. 12**: Zuffa hereby incorporates the General Objections as though stated in full 9 herein. Zuffa further objects to Exhibit 4 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 4 cited in the Request for a complete representation of its 10 contents. 11 Subject to and without waiver of its specific and general objections, Zuffa admits. 12 **REQUEST NO. 13.** Admit that in a September 2011, interview at Zuffa's headquarters in Las 13 Vegas, Nevada with media outlet Heavy MMA, Lorenzo Fertitta stated: "Sure, are there fighters that are going to want to get paid more? Of course. There are always people that are unhappy," as 14 reflected in Exhibit 5. 15 **RESPONSE NO. 13**: Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 5 as an incomplete representation of the event cited in this 16 Request. Zuffa refers to Exhibit 5 cited in the Request for a complete representation of its 17 contents. 18 Subject to and without waiver of its specific and general objections, Zuffa admits. 19 **REQUEST NO. 14.** Admit that in unedited footage of an interview with Lorenzo Fertitta from a segment on ESPN's "Outside The Lines" released by Zuffa on January 16, 2012, Lorenzo Fertitta 20 stated in response to the question of whether the percentage of revenue that Zuffa pays fighters is 50%: "In that neighborhood, yeah. In that neighborhood," as reflected in Exhibit 6. 21 22 **RESPONSE NO. 14**: Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 6 as an incomplete representation of the event cited in this 23 Request. Zuffa refers to Exhibit 6 cited in the Request for a complete representation of its contents. 24 Subject to and without waiver of its specific and general objections, Zuffa admits that 25 Lorenzo Fertitta stated in part "In that neighborhood, yeah. In that neighborhood." 26 **REQUEST NO. 15.** Admit that in unedited footage of an interview with Lorenzo Fertitta from a 27 segment on ESPN's "Outside The Lines" released by Zuffa on January 16, 2012, Lorenzo Fertitta stated regarding Zuffa's acquisition of Strikeforce: "From a fighter's standpoint, we have taken 28

1	these fighters, and now we have the ability to allow them to make more money. They were stuck in Strikeforce, where there was no pay-per-view revenue there," as reflected in Exhibit 6.
2	
3	RESPONSE NO. 15 : Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 6 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 6 cited in the Request for a complete representation of its
	contents.
5	Subject to and without waiver of its specific and general objections, Zuffa admits that
6 7	Lorenzo Fertitta stated in part that "From a fighter's standpoint, we have taken these fighters, and now we have the ability to allow them to make more money. They were stuck in Strikeforce, where there was no pay-per-view revenue there."
8 9	REQUEST NO. 16. Admit that in unedited footage of an interview with Lorenzo Fertitta from a segment on ESPN's "Outside The Lines" released by Zuffa on January 16, 2012, Lorenzo Fertitta stated: "There are no barriers to entry in this business. Now, the perfect example is look what we
10	did. Do you know what we did? We took our money, we risked it. We went out and got a promoter's license. We put together a great business plan. We rolled up our sleeves, we worked,
11	and we made this work. And we built this business. Somebody else can do that – easily. There are
12	no barriers to entry," as reflected in Exhibit 6.
13	RESPONSE NO. 16 : Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 6 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 6 cited in the Request for a complete representation of its
14	contents.
15	Subject to and without waiver of its specific and general objections, Zuffa admits.
16	REQUEST NO. 17. Admit that in unedited footage of an interview with Lorenzo Fertitta from a
17 18	segment on ESPN's "Outside The Lines" released by Zuffa on January 16, 2012, Lorenzo Fertitta stated: "There never has been a comparable outlet [to the UFC]. There never has been. When has
19	there ever been a comparable outlet? We've dominated this, this sport, alright? We've dominated the space," as reflected in Exhibit 6.
20	RESPONSE NO. 17 : Zuffa hereby incorporates the General Objections as though stated in full
21	herein. Zuffa further objects to Exhibit 6 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 6 cited in the Request for a complete representation of its
22	contents
23	Subject to and without waiver of its specific and general objections, Zuffa admits.
24	REQUEST NO. 18. Admit that in a 2013 interview with GlobalSportsJobs.com, Lorenzo Fertitta
25	stated: "I think growing up and being such a big boxing fan, I really did look up to what Don King and Bob Arum, being successful promoters, were able to achieve. They paved the way for
26	basically our business model. They paved the way as far as broadening the landscape of fans for combat sports," as reflected in Exhibit 7.
27	RESPONSE NO. 18: Zuffa hereby incorporates the General Objections as though stated in full
28	herein. Zuffa further objects to Exhibit 7 as an incomplete representation of the event cited in this
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	ZUFFA'S RESPONSES TO PLAINTIFFS' SECOND, THIRD, AND FOURTH SET OF

Request. Zuffa refers to Exhibit 7 cited in the Request for a complete representation of its 1 contents. 2 Subject to and without waiver of its specific and general objections, Zuffa admits. 3 **REQUEST NO. 19.** Admit that on January 8, 2013 at the New Media Expo Convention in Las 4 Vegas, Nevada, Dana White stated: "We have the largest fight library in the world. We bought a bunch of different leagues out there – WEC, WFA, Pride – and we have a huge library that we 5 monetize," as reflected in Exhibit 8. 6 **RESPONSE NO. 19**: Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 8 as an incomplete representation of the event cited in this 7 Request. Zuffa refers to Exhibit 8 cited in the Request for a complete representation of its 8 contents. 9 Subject to and without waiver of its specific and general objections, Zuffa admits, except that the event referred to in Request No. 19 took place on January 7, 2013. 10 **REQUEST NO. 20.** Admit that on February 16, 2013 at the UFC on FUEL TV 7 post-fight 11 media scrum in London, England, that Dana white stated: "I can tell you this man. If you fucking 12 call Joe Silva and turn down a fight, you might as well say fucking rip up my contract. He's a mean little fucker. You don't call Joe Silva and tell him you don't want to fucking fight anybody 13 man. You might as well just take the fight because it's going to be worse. You might as well just do it. Fuck it, alright I'll fight him," as reflected in Exhibit 9. 14 **RESPONSE NO. 20**: Zuffa hereby incorporates the General Objections as though stated in full 15 herein. Zuffa further objects to Exhibit 9 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 9 cited in the Request for a complete representation of its 16 contents. 17 Subject to and without waiver of its specific and general objections, Zuffa admits. 18 **REQUEST NO. 21.** Admit that on February 22, 2013 at the UFC 157 pre-fight media scrum in 19 Anaheim, California, Dana White stated: "This is the UFC. This is the pinnacle of this sport. The best fighters in the world fight here." 20 **RESPONSE NO. 21**: Zuffa hereby incorporates the General Objections as though stated in full 21 herein. 22 Subject to and without waiver of its general objections, Zuffa admits. 23 **REOUEST NO. 22.** Admit that on February 22, 2013 at the UFC 157 pre-fight media scrum in 24 Anaheim, California, Dana White stated: "We have 470-something guys under contract, okay? We have over 100 guys too many. We have over 100 guys too many on the roster right now," as 25 reflected in Exhibit 10. 26 **RESPONSE NO. 22**: Zuffa hereby incorporates the General Objections as though stated in full 27 herein. Zuffa further objects to Exhibit 10 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 10 cited in the Request for a complete representation of its 28 contents.

Subject to and without waiver of its specific and general objections, Zuffa admits. 1 2 **REQUEST NO. 23.** Admit that on April 8, 2013 at the Global Speaker Series at the Stanford Graduate School of Business in Stanford, California, Dana White stated: "The biggest mistake 3 that everybody makes when they try to compete with us is that they try to compete with us," as reflected in Exhibit 11. 4 **RESPONSE NO. 23**: Zuffa hereby incorporates the General Objections as though stated in full 5 herein. Zuffa further objects to Exhibit 11 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 11 cited in the Request for a complete representation of its 6 contents. 7 Subject to and without waiver of its specific and general objections, Zuffa admits. 8 **REQUEST NO. 24.** Admit that on April 8, 2013 at the Global Speaker Series at the Stanford 9 Graduate School of Business in Stanford, California, Dana White stated: "Nobody ever wants to look at themselves as a feeder league to the UFC. Deal with it. You're all feeder leagues to the 10 UFC, okay. I want them to exist and make money because those guys create the next talent that will end up in our organization someday," as reflected in Exhibit 11. 11 12 **RESPONSE NO. 24**: Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 11 as an incomplete representation of the event cited in 13 this Request. Zuffa refers to Exhibit 11 cited in the Request for a complete representation of its contents. 14 Subject to and without waiver of its specific and general objections, Zuffa admits. 15 **REQUEST NO. 25.** Admit that on November 15, 2013 at the UFC 167 pre-fight media scrum in 16 Las Vegas, Nevada, Dana White stated regarding Strikeforce: "I feel sorry for the kids that fight 17 there. I do, I truly feel sorry for the kids that have to be stuck in that shithole," as reflected in Exhibit 12. 18 **RESPONSE NO. 25**: Zuffa hereby incorporates the General Objections as though stated in full 19 herein. Zuffa further objects to Exhibit 12 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 12 cited in the Request for a complete representation of its 20 contents. 21 Subject to and without waiver of its specific and general objections, Zuffa admits, except 22 that the event referred to in Request No. 25 took place on November 14, 2013. 23 **REQUEST NO. 26.** Admit that in an interview that aired on February 13, 2014 with Graham Bensinger on "In Depth With Graham Bensinger," Dana White stated regarding fighter pay in the 24 UFC: "The opportunities today are just like playing in the NFL or playing in the NBA or Major League Baseball," as reflected in Exhibit 13. 25 **RESPONSE NO. 26**: Zuffa hereby incorporates the General Objections as though stated in full 26 herein. Zuffa further objects to Exhibit 13 as an incomplete representation of the event cited in 27 this Request. Zuffa refers to Exhibit 13 cited in the Request for a complete representation of its contents. 28

Subject to and without waiver of its specific and general objections, Zuffa admits. 1 2 **REQUEST NO. 27.** Admit that in an interview that aired on February 13, 2014, with Graham Bensinger on "In Depth With Graham Bensinger," Dana White stated: "Trust me when I tell you 3 these guys [UFC fighters] are making a lot of money. And we are on par with all the other sports leagues out there," as reflected in Exhibit 13. 4 **RESPONSE NO. 27**: Zuffa hereby incorporates the General Objections as though stated in full 5 herein. Zuffa further objects to Exhibit 13 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 13 cited in the Request for a complete representation of its 6 contents. 7 Subject to and without waiver of its specific and general objections, Zuffa admits that 8 Dana White stated in part "Trust me when I tell you these guys are making a lot of money. And we are on par with all the other sports leagues out there." 9 **REQUEST NO. 28.** Admit that on April 4, 2014, at The Leaders Sport Summit in London, 10 England, Lorenzo Fertitta stated: "You put these athletes that are world class in the Octagon, let them compete, that translates anywhere in the world," as reflected in Exhibit 14. 11 12 **RESPONSE NO. 28**: Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 14 as an incomplete representation of the event cited in 13 this Request. Zuffa refers to Exhibit 14 cited in the Request for a complete representation of its contents. 14 Subject to and without waiver of its specific and general objections, Zuffa admits, except 15 that the event referred to in Request No. 28 took place in March 2014. 16 **REQUEST NO. 29.** Admit that on April 4, 2014, at The Leaders Sport Summit in London, 17 England, Lorenzo Fertitta stated UFC fighters are "world class," as reflected in Exhibit 14. 18 **RESPONSE NO. 29**: Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa refers to Exhibit 14 cited in the Request for a complete representation of its 19 contents. 20 Subject to and without waiver of its specific and general objections, Zuffa admits that Lorenzo Fertitta stated in part "world class," except that the event referred to in Request No. 29 21 took place in March 2014. Zuffa otherwise denies this Request. 22 **REQUEST NO. 30.** Admit that on April 4, 2014, at The Leaders Sport Summit in London, 23 England, Lorenzo Fertitta stated: "There's going to be some [fighters] that are more popular than others, but at the end of the day, it's the UFC that's the seal and the brand that says to the 24 consumer that these are the best fighters in the world," as reflected in Exhibit 14. 25 **RESPONSE NO. 30**: Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa refers to Exhibit 14 cited in the Request for a complete representation of its 26 contents. 27 Subject to and without waiver of its specific and general objections, Zuffa admits, except 28 that the event referred to in Request No. 30 took place in March 2014. ZUFFA'S RESPONSES TO PLAINTIFFS' SECOND, THIRD, AND FOURTH SET OF

1	Subject to and without waiver of its general objections, Zuffa admits that Dana White stated in part "the guys who are complaining about this are the guys that are not, that don't matter," except that the event referred to in Request No. 34 took place on July 4, 2013.		
2			
3	REQUEST NO. 35. Admit that in an interview with Michael Landsberg on TSN's "SportsCentre" that aired on December 9, 2016, Dana White stated that regarding the amount of		
45	Zuffa's revenue that is paid to fighters, "our numbers line up with sports our size" such as "Ma League Soccer," as reflected in Exhibit 16.		
6	RESPONSE NO. 35 : Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 16 as an incomplete representation of the event cited in		
7 8	this Request. Zuffa refers to Exhibit 16 cited in the Request for a complete representation of its contents.		
9	Subject to and without waiver of its specific and general objections, Zuffa admits.		
10	REQUEST NO. 36. Admit that on March 3, 2017, at the UFC 209 pre-fight media scrum, Dana White stated: "Guys are talking about money fights, I'm like you're not a money fight! Okay?		
11	You're not a money fight. You're going to make whatever you're going to make and if you're a good champion and your fight sells, you're going to do pay-per-views and you're a partner in the		
12 13	pay-per-view. If you're not that big pay-per-view star, shut up and fight," as reflected in Exhibit 17.		
14	RESPONSE NO. 36 : Zuffa hereby incorporates the General Objections as though stated in full herein. Zuffa further objects to Exhibit 17 as an incomplete representation of the event cited in		
15	this Request. Zuffa refers to Exhibit 17 cited in the Request for a complete representation of its contents.		
16 17	Subject to and without waiver of its general objections, Zuffa admits.		
18	REQUEST NO. 37. Admit that on March 20, 2017, in an interview with TMZ Sports, in response to a question regarding whether Zuffa would consider signing NFL player Greg Hardy		
19	to the UFC, Dana White stated: "It's tough man. We've tried some of these things, and they don't always work out. You've got to understand, a lot of these fighters have been training since they		
20	were kids, and this guy was training to play football and he became great at it. But fighting's a whole other ball game man," as reflected in Exhibit 18.		
21	RESPONSE NO. 36 : Zuffa hereby incorporates the General Objections as though stated in full		
2223	herein. Zuffa further objects to Exhibit 18 as an incomplete representation of the event cited in this Request. Zuffa refers to Exhibit 18 cited in the Request for a complete representation of its		
24	contents.		
25	Subject to and without waiver of its general objections, Zuffa admits.		
26	REQUEST NO. 38. Admit that Exhibit 2 to the Declaration of Matthew S. Weiler ("Weiler Declaration") (Dkt. No. 365-2) is an accurate printout from the Youtube website where the video		
"Top 20 Knockouts in UFC History" may be viewed.			
28			